and County, against any person or persons who shall be guilty of any offence or to grant a special Warrant on appli-offences whatsoever against any Act or Acts of Assembly relating to the Revenue, cation of the Treatment or to the collection of the Revenue of this Province, every such Sheriff, Coroner, or Treasurer, or the Bailiff, and other person having the execution of such Capias or process as afore- Attorney or Solicitor General. said, and their and every of their Under Sheriffs, Deputies, and other persons acting for them in the said office and offices respectively, shall and are hereby enjoined and required, upon the request or application of the Treasurer, or of any Deputy Treasurer, or of Her Majesty's Attorney or Solicitor General, (such request to be in writing, and endorsed upon the back of the said process, and signed by such Treasurer, Deputy Treasurer, or Attorney or Solicitor General as aforesaid, with his name and addition,) to grant a Special Warrant or Warrants to such person or persons as shall be named to them by such Treasurer, Deputy Treasurer, or Attorney or Solicitor General as aforesaid, for the apprehending such offender or offenders; or in default thereof, every such Sheriff, Coroner, Penalty. Bailiff, Under Sheriff, and other person acting in the said office or offices respectively, shall be subject and liable to such process of contempt, fines, amerciaments, penalties and forfeitures, as they or any of them are now by any law, custom or usage liable to in case of refusing or neglecting to execute the like process when the defendant might have been taken thereupon in the common and usual method of proceeding.

II. And be it enacted, That all and every such Sheriff, Coroner, Bailiff, Under Indemnification of Officer granting a Sheriff, and other person so granting or making out such Special Warrant as special Warrant. aforesaid, shall be and they are hereby saved harmless, and indemnified against Her Majesty, Her Heirs and Successors, and against all and every other person and persons whomsoever, of and from all escapes of any person or persons who shall or may be taken by virtue of any such Warrant as aforesaid, which shall or may happen from the time of taking such offender or offenders till he, she or they shall be committed to the proper gaol or prison, or offered and tendered to the Gaol Keeper, or other person having charge of such gaol or prison, (who is hereby enjoined and required to receive every such person or persons so apprehended as aforesaid, and give a receipt for his, her and their body or bodies,) and of and from all actions, prosecutions, processes of contempt, and other proceedings for or by reason of such escape, any law, custom or usage to the contrary notwithstanding.

IV. And be it enacted, That on filing any information for the recovery of any On filing an information, a Summons penalty or other matter in which the Crown is interested, where the prosecuting may be issued instead of a Capias, officers may deem it unnecessary to hold the defendant to bail, a Summons or and if defendant do Subpæna, in the form now in use, may issue in the first instance instead of a not appear and capias; and if the defendant do not appear and plead to such information in default may be signed and extent twenty days after the return of such Summons or Subpæna, the service of such issued. Summons or Subpœna being made to appear by the affidavit of the person serving the same in the usual manner, judgment by default may be signed for and on the behalf of the Crown, and an extent or extents, or other usual process, may thereupon issue in the usual manner, or such other proceedings may be had as if the

Crown had obtained such judgment on appearance and plea.

V. And be it enacted, That any action of debt, bill, plaint or information which spaint the Revershall be commenced, sued or prosecuted for any offence against any Act made or tried in any County to be made relating to the Revenue of this Province, shall and may be dealt with, tried and determined in any County of the said Province; and if any such offence information. shall be committed, or any penalty or forfeiture incurred, or any seizure be made for breach of any such Acts, out of the body of any County in this rovince, but within